

ATTACHMENT 1A

State	State1	Territory	County	County1	ZIP Code	ZIP Code1	No Bus
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96701	Aiea, HI	1,098
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96706	Ewa Beach, HI	227
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96707	Kapolei, HI	337
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96709	Kapolei, HI	46
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96712	Haleiwa, HI	189
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96717	Hauula, HI	40
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96730	Kaaawa, HI	18
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96731	Kahuku, HI	46
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96734	Kailua, HI	1,073
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96744	Kaneohe, HI	892
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96759	Kunia, HI	7
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96762	Laie, HI	68
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96782	Pearl City, HI	558
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96786	Wahiawa, HI	362
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96789	Mililani, HI	346
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96791	Waialua, HI	81
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96792	Waianae, HI	332
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96797	Waipahu, HI	878
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96801	Honolulu, HI	134
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96802	Honolulu, HI	22
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96803	Honolulu, HI	34
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96804	Honolulu, HI	44
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96805	Honolulu, HI	30
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96806	Honolulu, HI	38
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96807	Honolulu, HI	23
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96808	Honolulu, HI	45
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96809	Honolulu, HI	66
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96810	Honolulu, HI	79
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96811	Honolulu, HI	27
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96812	Honolulu, HI	67
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96813	Honolulu, HI	2,662
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96817	Honolulu, HI	1,867
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96818	Honolulu, HI	289
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96819	Honolulu, HI	1,709
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96820	Honolulu, HI	218
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96823	Honolulu, HI	94
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96827	Honolulu, HI	38
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96835	Honolulu, HI	32
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96837	Honolulu, HI	31
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96840	Honolulu, HI	5
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96842	Honolulu, HI	10
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96843	Honolulu, HI	2
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96845	Honolulu, HI	10
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96846	Honolulu, HI	6
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96847	Honolulu, HI	3
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96848	Honolulu, HI	3
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96849	Honolulu, HI	2
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96850	Honolulu, HI	38
15	Hawaii	HONOLULU N, KAUI	15003	Honolulu, HI	96853		

ATTACHMENT 1A


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15 Hawaii	HONOLULU N, KAUAI	15003 Honolulu, HI	96858	
15 Hawaii	HONOLULU N, KAUAI	15003 Honolulu, HI	96860 Honolulu, HI	3
15 Hawaii	HONOLULU N, KAUAI	15003 Honolulu, HI	96861	
15 Hawaii	HONOLULU N, KAUAI	15003 Honolulu, HI	96862	
15 Hawaii	HONOLULU N, KAUAI	15003 Honolulu, HI	96863 Honolulu, HI	26
15 Hawaii	HONOLULU N, KAUAI	15007 Kauai, HI	96703 Anahola, HI	31
15 Hawaii	HONOLULU N, KAUAI	15007 Kauai, HI	96705 Eleele, HI	26
15 Hawaii	HONOLULU N, KAUAI	15007 Kauai, HI	96714 Hanalei, HI	110
15 Hawaii	HONOLULU N, KAUAI	15007 Kauai, HI	96715 Hanamaulu, HI	6
15 Hawaii	HONOLULU N, KAUAI	15007 Kauai, HI	96716 Hanapepe, HI	60
15 Hawaii	HONOLULU N, KAUAI	15007 Kauai, HI	96722 Princeville, HI	66
15 Hawaii	HONOLULU N, KAUAI	15007 Kauai, HI	96741 Kalaheo, HI	74
15 Hawaii	HONOLULU N, KAUAI	15007 Kauai, HI	96746 Kapaa, HI	391
15 Hawaii	HONOLULU N, KAUAI	15007 Kauai, HI	96747 Kaumakani, HI	6
15 Hawaii	HONOLULU N, KAUAI	15007 Kauai, HI	96751 Kealia, HI	4
15 Hawaii	HONOLULU N, KAUAI	15007 Kauai, HI	96752 Kekaha, HI	31
15 Hawaii	HONOLULU N, KAUAI	15007 Kauai, HI	96754 Kilauea, HI	103
15 Hawaii	HONOLULU N, KAUAI	15007 Kauai, HI	96756 Koloa, HI	175
15 Hawaii	HONOLULU N, KAUAI	15007 Kauai, HI	96765 Lawai, HI	45
15 Hawaii	HONOLULU N, KAUAI	15007 Kauai, HI	96766 Lihue, HI	733
15 Hawaii	HONOLULU N, KAUAI	15007 Kauai, HI	96769 Makaweli, HI	2
15 Hawaii	HONOLULU N, KAUAI	15007 Kauai, HI	96796 Waimea, HI	56

HONOLULU N, KAUAI Total

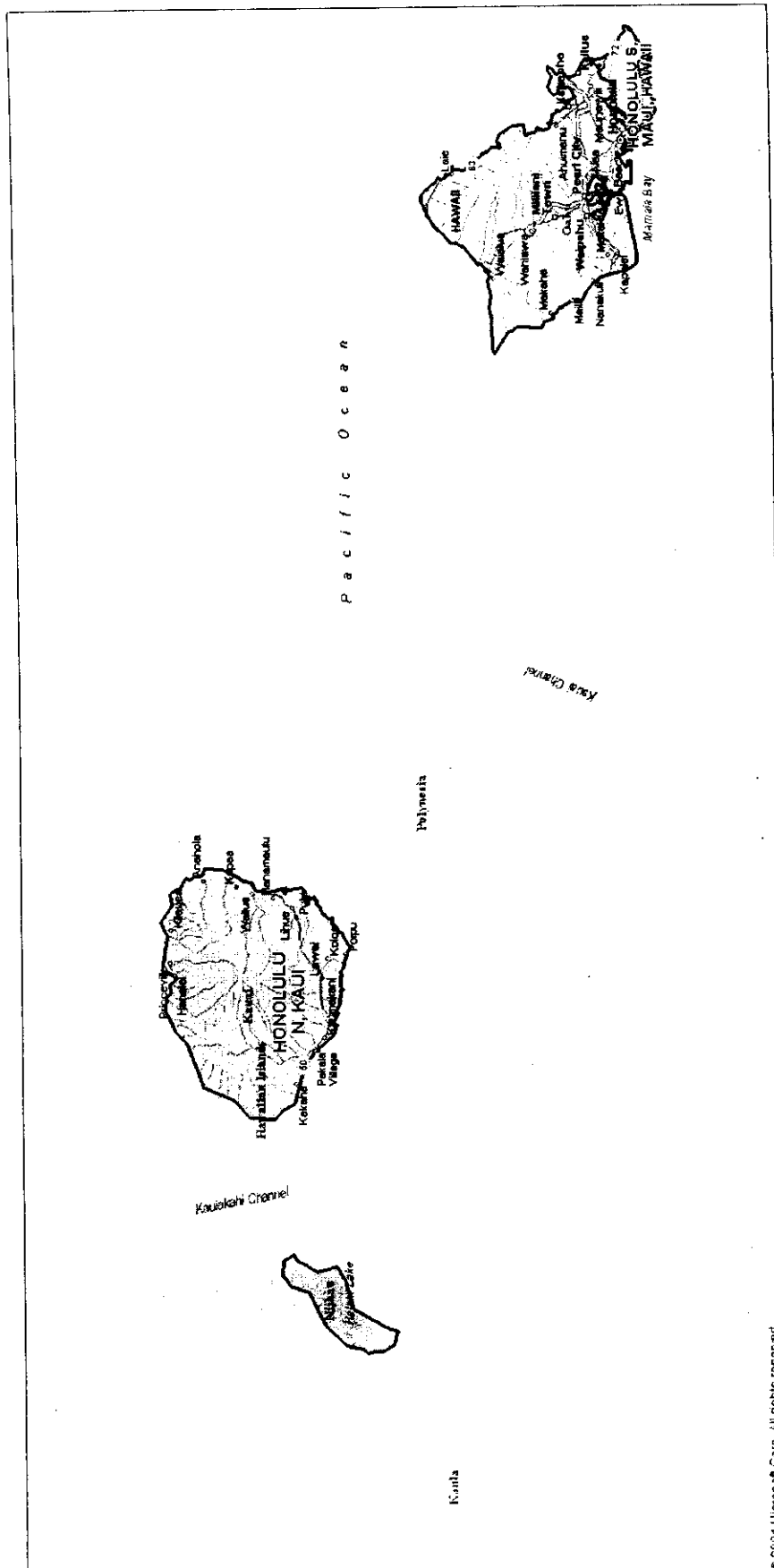
16,190

Grand Total

16,190

Cost of Franchise is based on \$2.00 per business~~16,190~~113,750 

ATTACHMENT 1A



Attachment 3 – GUARANTY AGREEMENT

In consideration of, and as an inducement to, the execution by United Shipping Solutions, LLC, a Utah limited liability company, whose address is 6985 Union Park Center Suite 565 Midvale, Utah 84047 ("FRANCHISOR") of the Franchise Agreement between FRANCHISOR and ("FRANCHISEE")

executed _____ (the "Agreement") each undersigned personally and unconditionally for the term of the Franchise and thereafter as provided in the Agreement, (1) guarantees to FRANCHISOR and its successors and assigns, that FRANCHISEE will punctually pay or perform each obligation in the Agreement, and (2) agrees to be personally bound by, and personally liable for the default of, each term of the Agreement.

Each of the undersigned waives:

- (1) Acceptance and notice of acceptance by FRANCHISOR of these undertakings.
- (2) Notice of demand for payment of any indebtedness or nonperformance of any obligation guaranteed.
- (3) Protest and notice of default to any party as to any indebtedness or nonperformance of any obligation guaranteed.
- (4) Any right he or she may have to require that an action be brought against FRANCHISEE or any other person as a condition of liability.

Each of the undersigned agrees that:

- (1) His or her direct and immediate liability under this guaranty is joint and several.
- (2) He or she will render any payment or performance required under the Agreement on demand if FRANCHISEE fails or refuses to do so punctually.
- (3) His or her liability will not be contingent or conditioned on pursuit by FRANCHISOR or any remedies against FRANCHISEE or any other person.
- (4) His or her liability will not be diminished, relieved or otherwise affected by any extension of time, credit or other indulgence which FRANCHISOR may grant to FRANCHISEE or any other person, including the acceptance of any partial payment or performance, or the compromise or release of any claim, non of which will in any way modify or amend this guaranty, which will be continuing and irrevocable for as long as any obligation in the Agreement remains in effect.

Each of the undersigned affixes his or her signature to this guaranty as of the same date as the date of execution of the Agreement.

GUARANTOR

Name: Jim Beidleman

Address: 21062 Red Jacket

Circle Huntington Beach CA 92646

Date: 10-15-04

GUARANTOR

Name: Matthew Lynn

Address: 5004 Seaham Unit A

Newport Beach CA 92663

Date: 10-15-04

Attachment 4 – TELEPHONE LISTING AGREEMENT

THIS AGREEMENT is entered into by United Shipping Solutions, LLC, a Utah limited liability company, whose address is 6985 Union Park Center Suite 565 Midvale Utah 84047 ("FRANCHISOR"), and JIM Beidleman whose address is 21062 Red Jacket Circle Huntington Beach CA 92646 ("FRANCHISEE").

RECITALS:

- A. FRANCHISOR is the franchisor of UNITED SHIPPING SOLUTIONS businesses and the owner of service marks, trademarks, trade names and trade dresses related to the operation of those businesses (the "Marks").
- B. FRANCHISOR and FRANCHISEE have executed a Franchise Agreement dated 10-15, 2004 (the "Franchise Agreement"), under which FRANCHISEE is granted a franchise (the "Franchise") involving certain rights to use the Marks in FRANCHISEE'S business telephone directory listings to promote its UNITED SHIPPING SOLUTIONS businesses; and
- C. FRANCHISEE is authorized to continue using the Marks until the Franchise is repurchased, terminated or expires.

In consideration of the recitals above and the terms below, FRANCHISOR and FRANCHISEE agree:

- 1. FRANCHISEE is authorized to obtain telephone service for the Franchise. That service is not to be used in conjunction with any other business or residential telephone service.
- 2. FRANCHISEE is authorized to obtain white page, yellow page and information listings, and yellow page advertisements, under FRANCHISOR or any other Marks FRANCHISEE may be authorized to use. No proper names or city names may be used in conjunction with the Marks and no additional listings may be used with any telephone number(s) assigned to the Franchise, without FRANCHISOR'S prior written consent.
- 3. All yellow page advertisements must be approved in advance in writing by FRANCHISOR.
- 4. FRANCHISEE must pay all charges for telephone service, white page, yellow page and information listings, and yellow page advertisements.
- 5. On repurchase, termination or expiration of the Franchise, FRANCHISEE acknowledges that its right to the use of any service marks, trademarks, trade names and trade dresses made available by

FRANCHISOR to FRANCHISEE for use under the Franchise Agreement, will immediately end, and that all telephone numbers appearing under the Marks will immediately become the property of FRANCHISOR, and irrevocably releases to FRANCHISOR all rights to and use of all telephone numbers associated with the Marks then listed. FRANCHISEE irrevocably authorizes the telephone company, on notification by FRANCHISOR of repurchase, termination or expiration of the Franchise, to assign all of those telephone numbers to FRANCHISOR or to disconnect those telephone numbers and to transfer calls coming to those disconnected numbers to any telephone numbers issued by the telephone company to FRANCHISOR, without the need for any further document(s) from FRANCHISEE.

6. FRANCHISEE irrevocably releases the telephone company, FRANCHISOR, and their respective successors, assigns, directors, officers, employees and agents, from liability of any kind which may result directly or indirectly from FRANCHISOR'S exercise of its rights under this Agreement or from the telephone company's cooperation with FRANCHISOR in effecting the terms of this Agreement.

The undersigned agree to the terms of this Agreement:

FRANCHISEE:

Name: Jim Beidleman

Date Received: 5-12-04

Date Signed: 10-15-04

FRANCHISOR:

Name: [Signature]

Title: Franch. Dev.

Date Signed: 12/27/04

**Attachment 5 – EMPLOYEE/INDEPENDENT CONTRACTOR CONFIDENTIALITY &
NONDISCLOSURE AGREEMENT**

THIS CONFIDENTIALITY & NONDISCLOSURE AGREEMENT ("Agreement") is entered into by _____ ("Franchise/Employer") on behalf of United Shipping Solutions, LLC, a Utah Limited Liability Company, ("Franchisor"), and _____ ("Employee/Contractor") is made and entered into as of the _____ day of _____, 2003 ("The Effective Date").

1. Covenants Not to Disclose. Employee/Contractor acknowledges that certain methods of doing business and other elements comprising the UNITED SHIPPING SOLUTIONS system are distinctive and have been developed by UNITED SHIPPING SOLUTIONS and Company at great effort, skill, time and expense; that Employee/Contractor will have regular and continuing access to valuable trade secrets, confidential information and valuable training regarding the UNITED SHIPPING SOLUTIONS system; and that Employee/Contractor recognizes his or her obligation to promote and develop the Franchised Business. Employee/Contractor accordingly agrees as follows:
 - a. Except as required in duties performed for Company, Employee/Contractor will never, either during or after the term or engagement or employment, directly or indirectly use, disseminate or disclose to any person or entity, any trade secret or confidential information, including any client name, other client information or business methods of UNITED SHIPPING SOLUTIONS or Company, and will always seek to preserve the confidentiality of those trade secrets and confidential information without the prior written consent of UNITED SHIPPING SOLUTIONS and Company.
 - b. Employee/Contractor will not, directly or indirectly, for himself or herself, or through, on behalf of, or in conjunction with any person or entity, divert or attempt to divert any business, accounts, customers, clients, vendors, or carriers of UNITED SHIPPING SOLUTIONS Company or any UNITED SHIPPING SOLUTIONS franchisee to any competitor or other person by inducement or otherwise, without the prior written consent of UNITED SHIPPING SOLUTIONS and Company.
2. Covenants Concerning Company Property. Employee/Contractor agrees that all records of UNITED SHIPPING SOLUTIONS and Company, including records of customers and all other records relating in any manner to the Franchised Business, whether prepared by Employee/Contractor or otherwise coming into his or her possession, are the exclusive property of UNITED SHIPPING SOLUTIONS or Company. Additionally, Employee/Contractor agrees that all files, records, documents, drawings, specifications and similar items relating to the Franchised Business, including all copies of those items, whether prepared by Employee/Contractor or otherwise coming into his or her possession, will not be removed by Employee/Contractor from Company's premises and will immediately be returned to Company by Employee/Contractor upon termination of his or her engagement or employment, regardless of the cause of termination.
3. Modification. This Agreement may be modified only with UNITED SHIPPING SOLUTIONS prior written consent, and only in a written agreement of at least equal formality signed by the parties.

IN WITNESS WHEREOF, the parties have executed this Agreement on the dates written below.

COMPANY: _____

EMPLOYEE/CONTRACTOR: _____

By: _____

(Sign Here)

Its: _____

(Date)

Attachment 6 – UCC-1 FINANCING STATEMENT

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS (front and back) CAREFULLY

A. NAME & PHONE OF CONTACT AT FILER [optional]

B. SEND ACKNOWLEDGMENT TO: (Name and Address)

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor name (1a or 1b) - do not abbreviate or combine names

1a. ORGANIZATION'S NAME			
OR	1b. INDIVIDUAL'S LAST NAME		FIRST NAME
1c. MAILING ADDRESS		CITY	STATE POSTAL CODE COUNTRY
1d. TAX ID # SSN OR EIN	ADD'L INFO RE ORGANIZATION DEBTOR	1e. TYPE OF ORGANIZATION	1f. JURISDICTION OF ORGANIZATION
			1g. ORGANIZATIONAL ID #, if any <input type="checkbox"/> NONE

2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor name (2a or 2b) - do not abbreviate or combine names

2a. ORGANIZATION'S NAME			
OR	2b. INDIVIDUAL'S LAST NAME		FIRST NAME
2c. MAILING ADDRESS		CITY	STATE POSTAL CODE COUNTRY
2d. TAX ID # SSN OR EIN	ADD'L INFO RE ORGANIZATION DEBTOR	2e. TYPE OF ORGANIZATION	2f. JURISDICTION OF ORGANIZATION
			2g. ORGANIZATIONAL ID #, if any <input type="checkbox"/> NONE

3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR S/P) - insert only one secured party name (3a or 3b)

3a. ORGANIZATION'S NAME			
OR	United Shipping Solutions, L.L.C., a Utah limited liability company dba Freight Savers Express		
3b. INDIVIDUAL'S LAST NAME		FIRST NAME	MIDDLE NAME SUFFIX
3c. MAILING ADDRESS		CITY	STATE POSTAL CODE COUNTRY
740 East 9023 South Suite A		Sandy	UT 84094 USA

4. The FINANCING STATEMENT covers the following collateral:

All unpaid shipment sales incurred prior to the termination or non-renewal of the Franchise, presently existing or hereafter acquired regardless of where located.

5. ALTERNATIVE DESIGNATION (if applicable)	LESSEE/LESSOR	CONSIGNEE/CONSIGNOR	BAILEE/BAILOR	SELLER/BUYER	AG. LIEN	NON-UCC FILING
6. THIS FINANCING STATEMENT is to be filed (or recorded) in the REAL ESTATE RECORDS. Attach Addendum				7. Check to REQUEST SEARCH REPORT (S) on Debtor(s) (see 2.0601)		
8. OPTIONAL FILER REFERENCE DATA				All Debtors Debtor 1 Debtor 2		

FILING OFFICE COPY — NATIONAL UCC FINANCING STATEMENT (FORM UCC1) (REV. 07/29/98)

Attachment 7 - LETTER OF CREDIT

[LETTERHEAD OF FINANCIAL INSTITUTION ISSUING LETTER OF CREDIT]

**Irrevocable Standby Letter of Credit
Auto-Renewable**

Opening Date for Letter of Credit: [~ date ~]

Beneficiary: United Shipping Solutions, LLC,
Attention: Charles Derr, CEO
6985 Union Park Center
Suite 565
Midvale, UT. 84047

Applicant: [Name and Address of Franchisee]

Amount: \$10,000

Expires: December 31, [5 years from date of Franchise Agreement] at our counters in [City and State] for presentation of documents.

We hereby open our Irrevocable Standby Letter of Credit [~ number/letter ~] in your favor at the request of and for the account of the Beneficiary, United Shipping Solutions, LLC, a Utah limited liability company, 6985 Union Park Center Suite 565 Midvale, UT. 84047, in an amount of TEN THOUSAND and NO/100 DOLLARS (\$10,000.00) available for payment at sight by your demand/request for payment from [~ name and address of issuing bank ~] accompanied by the following documents:

- A. An Original copy of this credit.
- B. A Copy of the commercial invoice(s).
- C. A statement purportedly signed by one of your authorized officers stating that the invoice(s) referenced above was (were) presented to [name of Franchisee] and was (were) not paid in accordance with the terms of payment or contract and remains (remain) unpaid at the time of drawing.
 1. We hereby undertake to promptly honor your sight draft(s) drawn on us upon presentation. Draft(s) drawn under this letter of credit may not be presented prior to [~ date ~], and must be presented on or before December 31, [5 years from date of Franchise Agreement]. Drafts drawn under this Credit must be marked on the face "Drawn Under [~ name of issuing bank ~] Irrevocable Standby Letter of Credit [~ number/letter ~]."
 2. Except as expressly stated herein, this undertaking is not subject to any agreement, requirement or qualification. The obligation of [~ name of issuing bank ~] under this Letter of Credit is the individual obligation of [~ name of issuing bank ~] and is in no way contingent upon reimbursement with respect thereto or upon our ability to perfect any lien, security interest or any other reimbursement.
 3. All banking charges, including any advising bank charges are for the account of [name of Franchisee].
 4. Partial shipments and drawings are permitted.
 5. The amount of commercial invoice(s) referenced above may exceed the amount of this Letter of Credit; however, in no event may drawings under this Letter of Credit exceed the value of this Letter of Credit or 100 percent of the invoice amount.

6. The Beneficiary includes any successor by operation of law or the named Beneficiary. If a court of law appoints a successor in interest to the named Beneficiary, then the named Beneficiary includes and is limited to the court appointed domiciliary receiver (including conservator, rehabilitator or liquidator).

7. The amount available for drawings under this letter of credit will be reduced by the amount of any payment(s) that the beneficiary receives outside this letter of credit if such payment(s) are made by [~ name of issuing bank ~] and make reference to this letter of credit [~ number/letter ~]. Our obligation under this Letter of Credit shall not be affected by any circumstance, claim, or defense, real or personal, as to the enforceability of the Franchise Agreement between United Shipping Solutions, LLC and [name of Franchisee] pursuant to which this Credit was issued; it being understood that our obligation shall be that of a primary obligor and not that of a surety, guarantor, or accommodation maker.

8. We hereby engage with you that drafts accompanied by documents drawn under and in compliance with the terms of this Credit will be duly honored upon presentation as specified. This Letter of Credit sets forth in full the terms of our undertaking, and such undertaking shall not in any way be modified, amended, or amplified by reference to any document, instrument, or agreement referred to herein or in which this Letter of Credit is referred to or to which this Letter of Credit relates and any such reference shall not be deemed to incorporate herein by reference any document, instrument, or agreement.

9. We will promptly notify you of any notice received or action filed alleging the insolvency or bankruptcy of the Bank, or alleging any violations of regulatory requirements that could result in suspension or revocation of the Bank's charter or license to do business. In the event the Bank becomes unable to fulfill our obligations under this Letter of Credit for any reason, notice shall be given immediately to you.

10. This Letter of Credit is subject to the Uniform Customs and Practice for Documentary Credits, 1993 revision, ICC Publication No. 500 ("UCP"). To the extent that applicable provisions of the UCP are not in conflict, in which case applicable provisions of the UCP shall prevail, this credit shall be governed by and construed in accordance with the laws of the United States of America and the State of Utah including the Uniform Commercial Code as in effect in the State of Utah.

[~ name of issuing bank ~]

By: _____
[~ authorized signature of issuing bank ~]

Attachment 8 – CARRIER SALES GUIDELINE AGREEMENT

DHL SALES GUIDELINE AGREEMENT

Sales Guidelines:

As a sales partner of DHL services, all partner sales representative and/or agents are expected to adhere to the following sales guidelines in order to maintain the image and integrity of DHL

1. Conduct business in a professional and ethical manner. Representatives should present a positive, professional business image to all customers and prospects. All dealings with current and prospective customers will be conducted honestly and openly and with the highest standard of ethics.
2. Sales representatives will fairly and accurately represent themselves as an agent/employee of the sales partner and will not imply that they are from DHL.
3. Develop an understanding of DHL products and operations to accurately present information to prospects and customers. Under no circumstances should a sales partner representative over commit the services or obligations of DHL.
4. Develop a working partnership with the local DHL sales and service team located in the same geographic territory. Sales Representatives should make reasonable efforts to meet and work with the local DHL sales representatives and management prior to assuming a new territory and throughout the term of this agreement.
5. Solicit business from businesses using competing carriers. All sales personal will specifically target only businesses or companies that are using competing carriers. In the event that a sales representative comes in contact with a business that is already using DHL, the sales representative may turn the visit into a service call. Any inquiries or requests from these "service visits" should be promptly referred to the local DHL sales representative or Area Sales Manager.
6. Prospective customers must give their explicit permission to sign-up for a DHL account number with the Reseller. Under no circumstances should a list of customers be automatically or pre-enrolled for DHL account numbers without direct authorization from each of the customers.
7. Adhere to the DHL advertising, promotional and brand identity guidelines. Permission from DHL must be obtained in advance before creating or using any published material incorporating the DHL logo, or name used for mass publication or distribution.
8. Make reasonable and responsible requests for account setups, air-waybills and packaging supplies.

Honolulu North
Franchise

Jim Beidleman
Name (print)

10-15-04
Date

Owner
Position
[Signature]
Signature

Attachment 9 – CARRIER PARTNER ADVERTISING & PROMOTION POLICY

USS Carrier Partners allow for certain advertising and promotion support for authorized Third Party Selling Partners representing Carrier services, provided the basic guidelines below are followed. It is important to remember that use of the Carrier name or logo must be approved by the Carrier prior to publication.

LOGO USAGE

The Carrier logo and/or name may be used only after written permission has been obtained from the Carrier.

- Logo usage must follow corporate regulations.
- The logo must comply with Carrier basic layout guidelines when used on Third Party printed materials and/or in conjunction with Third Party logos.
- Logo usage may not imply that Carrier is in any way a partner of or a part of the Third Party business or corporation.
- Third Party may not use the Carrier name or logo for decorative purposes (i.e. on the corner of each page, as a background pattern, etc.).

PHOTOGRAPHY

- Under no circumstances may any photography that is the property of Carrier be used on Third Party printed materials or in Third Party advertising. The photography that belongs to Carrier has been specifically purchased from photographers to support Carrier marketing efforts.
- If you wish to have photography done that incorporates Carrier packaging and/or personnel, you must receive written permission from Carrier prior to photo shoot and prior to publication.
- This policy applies immediately to any use of photography in any way associated with Carrier regardless of what you have done in the past. Any prior photos or slides that are in your possession and have been previously used must be returned to Carrier.

COPY

- Copy published in advertising, collateral or for any other sales and marketing use may not state or imply Carrier is in any way a partner of or a part of your business. Copy may not imply or give the impression that the piece has been published by Carrier.
- Third Party may not state that you and Carrier offer this service, but instead must indicate that you have made special arrangements, or have an agreement with Carrier that allows you to offer Carrier service to your customers at a favorable rate.
- Third Party may not publish a rate that is lower than a published discount rate currently offered through Carrier marketing, except those offered on personal sales presentations.
- Third Party may publish rates which match Carrier published drop rates, provided it is stated that those rates apply to drop box use only, except those offered on personal sales presentations.

Any violation of the basic guidelines outlined here may constitute a violation of your Franchise Agreement and result in the termination of that agreement. The undersigned has read, understands and agrees to abide by the terms of the United Shipping Solutions Carrier Advertising and Promotion Policy.

HONOLULU NORTH
FRANCHISE

Jim Beidleman
FRANCHISE PERSONNEL

10-15-04
DATE

Attachment 10 – ELECTRONIC FUNDS TRANSFER AGREEMENT

Customer Authorization for Recurring Billing

As a duly authorized check signer on the financial institution account identified herein, I authorize United Shipping Solutions Corporate office to perform scheduled or periodic electronic funds transfer debits from my account identified below for payments due or when applicable.

Furthermore, if any such electronic debit(s) should be returned NSF, I authorize to collect such debit(s) by electronic debit and to subsequently collect a returned debit item fee of \$20.00 per item by electronic debit from my account identified below.

For accounting purposes, all electronic debits will be reflected in the monthly bank statement that corresponds with the financial institution account identified below.

I understand and authorize all of the above as evidenced by my signature below. **Please attach a voided check from the account to be debited.**

AUTHORIZING SIGNATURE: _____ DATE: _____

Financial Institution: _____		Branch: _____			
City: _____		State: _____		Zip Code: _____	
Transit/ABA #: _____		Account #: _____			
Payment Start Date: _____					
Circle one:	Weekly	Monthly	Semi Monthly	Quarterly	Yearly
Other (please explain) _____					
Payment End Date (If applicable): _____					
Amount of Payment: _____					
Total Amount Owed (If applicable): _____					
Number of Payments (If applicable): _____					

Attach Voided Check Here

Attachment 11 - RECEIPTS

Receipt

(FRANCHISEE'S COPY)

THIS FRANCHISE AGREEMENT FOR THE HONOLULU NORTH DEVELOPMENT TERRITORY LOCATED IN THE STATE OF HAWAII CONTAINS PROVISIONS AND OTHER INFORMATION IN PLAIN LANGUAGE. READ THE FRANCHISE AGREEMENT CAREFULLY.

IF WE OFFER YOU A FRANCHISE, WE MUST PROVIDE THIS FRANCHISE AGREEMENT CONTAINING ALL MATERIAL TERMS ATLEAST FIVE (5) BUSINESS DAYS BEFORE YOU CAN SIGN THIS FRANCHISE AGREEMENT.

IF WE DO NOT DELIVER THIS FRANCHISE AGREEMENT ON TIME OR IF IT CONTAINS A FALSE OR MISLEADING STATEMENT, OR A MATERIAL OMISSION, A VIOLATION OF FEDERAL AND STATE LAW MAY HAVE OCCURRED AND SHOULD BE REPORTED TO THE FEDERAL TRADE COMMISSION, WASHINGTON, D.C. 20580 AND THE APPROPRIATE STATE AGENCY IDENTIFIED ON EXHIBIT "A" OF THE UNIFORM FRANCHISE OFFERING CIRCULAR.

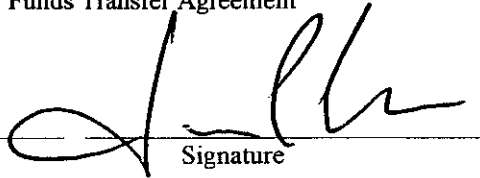
The respective agencies or agents identified on Exhibit A are authorized to receive service of process for FRANCHISOR in the states indicated if the company is registered in those states.

The effective date of this Franchise Agreement is:

Your signature(s) below indicate that you received this Franchise Agreement on the date(s) indicated below, including the following attachments:

- A. Development Territory.
- B. Corporation/Limited Liability Company Partnership Information Sheet.
- C. Guaranty Agreement.
- D. Telephone Listing Agreement.
- E. Employee/Independent Contractor Confidentiality & Non-disclosure Agreement.
- F. UCC-1 Financing Statement.
- G. Letter of Credit.
- H. Sales Guideline Agreement for Resellers.
- I. Advertising and Promotion Policy for Resellers.
- J. Financial Statements.
- K. Electronic Funds Transfer Agreement

5-12-04
Date


Signature


Printed Name

5-12-04
Date


Signature


Printed Name

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Exhibit C – FINANCIAL STATEMENTS

UNITED SHIPPING SOLUTIONS, LLC
FINANCIAL STATEMENTS
December 31, 2003

CONTENTS

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INDEPENDENT AUDITORS' REPORT _____	3
BALANCE SHEET _____	4
STATEMENT OF OPERATIONS AND MEMBERS' EQUITY _____	5
STATEMENT OF CASH FLOWS _____	6
NOTES TO FINANCIAL STATEMENTS _____	7



Springer & Company Inc. • Certified Public Accountants • Business Advisors

INDEPENDENT AUDITOR'S REPORT

To the Board of Directors of
United Shipping Solutions, LLC

We have audited the accompanying balance sheet of United Shipping Solutions, LLC as of December 31, 2003, and the related statements of income, retained earnings, and cash flows for the year then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of United Shipping Solutions, LLC as of December 31, 2003 and the results of its operations and its cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Springer & Co., Inc.

Sandy, Utah
January 31, 2004

Members of:

American Institute of Certified Public Accountants • PCPS AICPA Alliance for CPA Firms
Utah Association of Certified Public Accountants

Springer & Company Inc. • 9653 South 700 East • Sandy UT 84070-3557
ph. 801-565-1201 • fax 801-565-1202
website-www.springercompanycpa.com

UNITED SHIPPING SOLUTIONS, LLC
BALANCE SHEET
December 31, 2003

ASSETS

CURRENT ASSETS

Cash and cash equivalents	\$ 38,115
Accounts receivable	789,676
Inventories	21,814
Prepaid expenses	<u>3,477</u>
TOTAL CURRENT ASSETS	<u>853,082</u>

EQUIPMENT	<u>22,065</u>
------------------	----------------------

TOTAL ASSETS	<u>\$ 875,147</u>
---------------------	--------------------------

LIABILITIES AND MEMBERS' EQUITY

CURRENT LIABILITIES

Accounts payable	\$ 401,908
Current portion of obligation under capital lease	<u>2,856</u>
TOTAL CURRENT LIABILITIES	<u>404,764</u>

OBLIGATION UNDER CAPITAL LEASE	<u>1,652</u>
---------------------------------------	---------------------

TOTAL LIABILITIES	406,416
--------------------------	----------------

MEMBERS' EQUITY	<u>468,731</u>
------------------------	-----------------------

TOTAL LIABILITIES AND MEMBERS' EQUITY	<u>\$ 875,147</u>
--	--------------------------

UNITED SHIPPING SOLUTIONS, LLC
STATEMENT OF OPERATIONS AND MEMBERS' EQUITY
For the year ended December 31, 2003

INCOME

Shipping revenue	\$ 2,324,971	
Initial franchise sales	1,160,904	
Franchise royalties	136,138	
Other revenue	<u>56,647</u>	\$ 3,678,660

Cost of shipping revenue		<u>2,268,948</u>
GROSS PROFIT		1,409,712

EXPENSES

General and administrative	713,537	
Management fees	171,059	
Consulting fees	10,718	
Depreciation	<u>8,515</u>	<u>903,829</u>

NET OPERATING INCOME **505,883**

OTHER EXPENSE

Loss on disposal of assets		<u>2,553</u>
NET INCOME		503,330

MEMBERS' EQUITY

Balance - Beginning of year	157,964
Contributions	211,023
Distributions	<u>(403,586)</u>
Balance - End of year	<u>\$ 468,731</u>

UNITED SHIPPING SOLUTIONS, LLC
STATEMENT OF CASH FLOWS
For the year ended December 31, 2003

CASH FLOWS FROM OPERATING ACTIVITIES

Net Operating Income	\$ 503,330	
Adjustment to reconcile increase in net assets to cash provided by operating activities:		
Depreciation	8,515	
Net loss on disposal of assets	2,553	
(Increase) decrease in operating assets		
Accounts receivable	(703,633)	
Inventories	(13,752)	
Notes receivable	10,718	
Prepaid expenses	(1,650)	
Increase (decrease) in operating liabilities		
Accounts payable	<u>320,696</u>	
Net cash provided by operating activities		\$ 126,777

CASH FLOWS FROM INVESTING ACTIVITIES

Equipment purchases	(11,521)	
Net cash used by investing activities		(11,521)

CASH FLOWS FROM FINANCING ACTIVITIES

Payments on capital lease obligation	(2,856)	
Distributions to members	<u>(192,563)</u>	
Net cash used by financing activities		<u>(195,419)</u>

NET DECREASE IN CASH	(80,163)
CASH AT BEGINNING OF YEAR	<u>118,278</u>
CASH AT END OF YEAR	<u>\$ 38,115</u>

*NOTE 1 – ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES*Organization

United Shipping Solutions, LLC (the Company) was formed as a Utah limited liability company on January 14, 2002. In accordance with the limited liability agreement, the term of the Company shall end on September 12, 2101, unless the Company is dissolved earlier.

The Company is a reseller and franchisor of discounted shipping services through a network of franchisees. The Company collects initial franchise fee income as well as continuing royalties from independently owned and operated franchises throughout the United States. Company profit is dependent on many factors, which include the competitive nature of the shipping industry and available substitutes.

The Company is the trustee of an advertising trust. Such trust collects advertising fees and administers advertising programs for franchisees. As of December 31, 2003, the Company has not collected any advertising fees from its franchisees.

Cash and Cash Equivalents

Cash equivalents are highly liquid investments with maturities of three months or less when purchased.

The Company maintains a cash balance with one major bank and, at times, the cash balance may exceed federally insured limits. To date, the Company has not experienced any losses in such accounts.

Inventory

Inventory, consisting of shipping products and packaging, is stated at the lower of cost (first-in, first-out method) or market value.

Equipment

Equipment is recorded at cost, less accumulated depreciation. Depreciation of property and equipment is computed using the straight-line method over the estimated useful lives of the assets as follows:

Furniture and fixtures	5 years
Computer equipment	3 years

Costs of renewals and improvements which substantially extend the useful life of the assets are capitalized. Upon retirement, sale or other disposition, the cost and accumulated depreciation are eliminated from the respective accounts and resulting gain or loss is included in operations. Maintenance and repairs are expensed as incurred.

NOTE 1 - ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUE)

Equipment (Continued)

The Company reviews its long-live assets for impairment when events or changes in circumstances indicate that the book value of an asset may not be recoverable. The Company evaluates, at each balance sheet date, whether events and circumstances have occurred that indicate possible impairment. In the event that the carrying values of the assets exceed the estimated future undiscounted net cash flows, the carrying values of the assets are reduced appropriately.

Income Taxes

Under the income tax provisions applicable to limited liability companies, the Company's taxable earnings or losses are reported in the individual members' income tax returns. Accordingly, no provision has been made for federal or state income taxes in the accompanying financial statements.

Revenue Recognition

Franchising revenue consists of initial franchise fees and royalty income. IN accordance with Statement of Financial Accounting Standards (SFAS) No.45 "Accounting for Franchise Fee Revenue," initial franchise fees are recognized as revenue when the Company has substantially performed its obligations under the franchise agreement and continuing royalty fees are recognized as revenue when earned.

Concentration Risks

The Company relies on franchise agreements with two key vendors as the basis for reselling and franchising shipping services. Should these agreements not be renewed or should the carriers encounter difficulties or disruptions, there could be a material adverse effect on the results of operations, financial position, and liquidity of the Company and its franchisees.

Accounts Receivable

Accounts receivable are generally comprise of franchisee royalty receivables and are stated at the amount management expects to collect from outstanding balances. Management provides for probable uncollectible amounts through a charge to earnings and a credit to a valuation allowance based on its assessment of the current status of individual accounts. Balances that are still outstanding after management has used reasonable collection efforts are written off through a charge to the valuation allowance and a credit to accounts receivable. As of December 31, 2003, management has concluded that realization losses on balances outstanding at year-end will be immaterial.

Advertising

Advertising costs are expensed as incurred. During the period ended December 31, 2003, the Company did not incur material advertising costs.

Note 1 – ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Use of Estimates in the Preparation of Financial Statements

The preparation of financial statements in conformity with U.S. generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Recent Accounting Pronouncements

In June 2001, the Financial Accounting Standards Board (FASB) issued SFAS No. 141, "Business Combinations" and SFAS No. 142, "Goodwill and Other Intangible Assets". SFAS No. 141 requires the purchase method of accounting to be used for all business combinations initiated after June 30, 2001 and prohibits the use of the pooling-of-interests method. The statement also broadens the criteria for recording intangible assets separately from goodwill. SFAS No. 142 changes accounting for goodwill and certain intangible assets with indefinite useful lives from an amortization method to an assessment of impairment method. Under the new method, goodwill and certain intangibles will not be amortized into the results of operations, but will be periodically reviewed for impairment. If this review identifies impairment, it would be included in the results of operations. The Company has adopted the provisions of SFAS No. 141 and SFAS No. 142 for the period ended December 31, 2002.

Also in June 2001, the FASB issued SFAS No. 143, "Accounting for Asset Retirement Obligations", which requires that the fair value of the liability for asset retirement costs be recognized in an entity's balance sheet, as both a liability and an increase in the carrying value of such assets, in the periods in which such liabilities can be reasonably estimated. It also requires allocation of such asset retirement cost to expense over its useful life. This statement is effective for fiscal years beginning after June 15, 2002. The Company has adopted the provisions of SFAS No. 143 for the period ended December 31, 2002.

In August 2001, the FASB issued SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets." SFAS No. 144 addresses financial accounting and reporting for the impairment or disposal of long-lived assets. SFAS No. 144 supersedes SFAS No. 121, "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to Be Disposed Of" and establishes a single accounting model for asset dispositions. The Company adopted the provisions of SFAS No. 144 for the period ended December 31, 2002.

NOTE 2 – EQUIPMENT

Equipment as of December 31, 2003 is detailed in the following summary:

Cost:	
Computer equipment	\$ 28,449
Furniture and fixtures	<u>4,732</u>
	33,181
Less accumulated depreciation	<u>(11,116)</u>
Net book value	<u>\$ 22,065</u>

NOTE 3 – MANAGEMENT AGREEMENT

The Company has entered into an exclusive, oral arrangement with an affiliate, Business Wheel, Inc. (Business Wheel). Under the agreement, Business Wheel has agreed to manage and operate the Company's business and pay specified operating costs in exchange for a management fee to be paid by the Company through monthly installments. As of year-end, the Company has discontinued the contract with Business Wheel and is paying for management through operation of the company in for form of salaries for the officers. For the period ended December 31, 2003, the Company paid \$186,384 to Business Wheel for management services and expense reimbursements.

NOTE 4- RELATED PARTY TRANSACTIONS

The Company uses a billing company that is wholly owned by the investors of the Company. Charges to the Company for billings services totaled \$151,058 for the year ended December 31, 2003. The balance due to the billing company as of December 31, 2003 was \$3,727.

During the year ended December 31, 2003, the Company sold 17 franchises to the Company's investors totaling \$337,446. Of this amount, \$211,023 was a non-cash transaction for repayment of initial member capital contributions and \$126,423 worth was sold for cash. There was no balance due to the company as of December 31, 2003 for sales of franchises. The amount of accounts receivable due to the Company as of December 31, 2003 from these investors/franchisees totaled \$71,303.

NOTE5- MEMBERS' EQUITY

Five investors initially have invested a total of \$225,000. For their \$225,000 investment, they have acquired an 18 percent ownership interest in the Company. The Company has agreed to repay these investors the entire amount of their investment prior to distributing any bonuses or profit to the 82 percent owner. Any repayments will take place at the end of each fiscal year and the amount of the distribution will be dependent upon the profitability of the Company, the cash available to the Company, and the anticipated cash requirements for the upcoming fiscal year. No specific timetable has been established for the repayment to these investors and no interest will be paid to them. During the period ended December 31, 2002, the Company distributed \$19,131 to one investor in the form of a territory

franchise. During the year ended December 31, 2003, the Company distributed and additional \$211,023 to six investors in the form of seventeen territory franchises along with cash of \$126,423.

NOTE 6 – OBLIGATION UNDER CAPITAL LEASE

For the period ended December 31, 2002, the Company entered into a capital lease for office equipment. The following is a schedule of the future minimum lease payments as of December 31, 2003:

2004	\$	2,856
2005		<u>1,652</u>
	\$	<u>4,508</u>

NOTE 7 – COMMITMENTS AND CONTINGENCIES

Operating Leases

In the normal course of business, the Company leases office space and certain equipment with lease terms of one to three years. The Company's rent expense for the period ended December 31, 2003 was \$32,359. As of December 31, 2003, the expected future minimum lease payments due under non-cancelable operating leases are as follows:

2004	\$	36,000
2005		<u>15,000</u>
	\$	<u>51,000</u>

Guaranteed Franchisee Payments

The Company has guaranteed payments to freight delivery service providers. In the event that a franchisee should not make the required payment to the shipper, the Company could be liable for the payment.

Exhibit D – FRANCHISEES & TRANSFERS

The following is a list of all franchisees, and telephone numbers as of March 1, 2004.

Franchise(s)	Contact	Phone
Anaheim (CA) Huntington Beach (CA) Irvine (CA)	Don Beal	714-376-8856
Fullerton (CA) Whittier (CA)	Charles Colucci	949-559-5862
Downey (CA) Garden Grove (CA) Long Beach (CA) Ogden (UT) Salt Lake City West (UT)	Ben Whitesides	801-479-6606
Mission Viejo (CA) Newport Beach (CA)	Christian Naser	949-436-0602
Arapahoe County (CO) Denver (CO) Denver West (CO) Douglas County (CO)	Sandi Hendry	801-725-9515
Boise (ID) Glendale (AZ) Phoenix North (AZ) Phoenix Southwest (AZ) Salt Lake City East (UT) Scottsdale (AZ) Scottsdale Northeast (AZ) Tempe, (AZ)	Dave Hyde	801-492-7707
Pocatello (ID)	Cam Payne	208-589-9219
Grand Rapids (MI)	Chris Reinbold	616-451-0911
Boulder (CO) Fort Collins (CO) Montana (MT)	Roger Cox	435-835-3018
Las Vegas Central (NV) Las Vegas North (NV) Las Vegas South (NV)	Kevin Olson	702-873-6070
Everett (WA) Seattle North (WA) Lake Oswego (OR) Portland East (OR) Vancouver (WA)	Angie Arnold	858-523-9101
Portland West (OR) Tigard (OR) Bend (OR)	Andrew Whitesides	541-317-9832
Lubbock (TX)	Tim Hamilton	806-783-8552
Provo (UT)	Newton Adams	801-376-8016
Coronado (CA) El Cajon (CA) Oceanside (CA) Riverside (CA)	Gary Boyce	866-245-7967

Encinitas (CA) La Jolla (CA)	Eric Rauterkus	619-379-5119
Ontario (CA) Pomona (CA)	Kendall Norman	909-549-6655
Sacramento North (CA) Sacramento South (CA)	David Nicholson	323-365-0688
Fresno East (CA) Fresno West (CA)	Rick Alfred	801-227-0529
Adams County (CO)	Magnus Edling	801-352-7483
Bellevue (WA) Kent (WA)	Ashley Caldwell	425-466-9942
Carrollton (TX) Dallas (TX) Denton (TX)	Ted Autry	972-312-9551
Albuquerque East (NM) Albuquerque West (NM)	Joel Petersen	505-507-7447
Seattle South (WA)	William Whitham	425-444-4100
Placerville (CA) Roseville (CA)	Brandon Farr	916-225-7447
Hartford (CT)	George Annirato	413-562-2417
Reno (NV)	Chris Dayton	775-826-2366
El Paso (TX)	Alicia Subia	915-892-5279
Boca Raton (FL)	Eric Mitchell	800-790-5130
Bergen County South (NJ)	Mike Fisher	877-744-7872
Middlesex (NJ)	Chad Wiley	718-490-9910
Fort Worth East (TX) Fort Worth West (TX)	Steve Christie	781-753-3101
Nassau County Central (NY) Nassau County East (NY) Nassau County West (NY) Suffolk County Central (NY)	Matt Lulley	631-951-9623

Suffolk County East (NY) Suffolk County West (NY)		
Westchester North (NY) Westchester South (NY) Newburgh (NY)	Dave Feinstein	914-366-0395
Greenwich Village (NY) Midtown West (NY)	Brett Ross	212-691-6038
Midtown East (NY) Upper East Side (NY)	Dan Barrett	360-966-7777
Colorado Springs (CO)	Bryan Story	719-339-4521
Hoffman Estates (IL)	Jim O'Brien	312-944-9443
Bristol County (MA) Brockton (MA)	Bob Udulutch	781-753-3102
Marietta (GA)	Bartie Woods	404-242-8040

Exhibit E – FRANCHISE REFERRAL AGREEMENT

Franchise Referral Agreement

This Franchise Referral Agreement ("Agreement") is entered into by and between _____ ("Referring Franchise") of the _____ Franchise and _____ ("Franchise Territory Owner") of the _____ Franchise as of _____, 2003.

The above named parties agree to abide by the terms of the Franchise Referral Agreement outlined herein:

This Franchise Referral Agreement is a:

- **Blanket Agreement:** [yes] [no]
- **Per Account Agreement:** [_____].

Scope:

This agreement encompasses all customer shipping activities conducted within the United Shipping Solutions Franchise System.

Customer Solicitation:

Referring Franchise will notify Franchise Territory Owner of prospective customer prior to soliciting customer.

The Franchise Territory Owner and Referring Franchise agree to work together in the best interest of the customer and to the mutual benefit of both Franchise parties when determining the sales process, presentations, rate structure and routine account maintenance.

Margin Sharing:

Franchise Territory Owner and Referring Franchise agree to the following percentage Net Margin split:

Service Type	Territory Owner	Referring Franchise
Overnight		
Next Afternoon		
Second Day		
Ground Delivery		
Freight		
In-state Same Day		

Net Margin Defined: "Net Margin is defined as the total customer charges, less Franchise cost to carrier, less billing and invoicing, less collections, less marketing/advertising, and less royalty costs."

Financial Management:

In the event that the customer is late on a payment, or is in default:

- Territorial Owner will make no payment to the Referring Owner until customer payment is current.
- Territorial Owner reserves the sole right to terminate the further delivery of shipping services to the customer.

Shipment Credit:

The Franchise Territory Owner shall retain 100% of the shipment credit towards Franchise minimums.

Account Management:

The Franchise Territory Owner is responsible for the routine management of the customer, in addition to paying the cost of:

- Carrier(s)
- Collections
- Royalty
- Billing & Invoicing
- Marketing/Advertising
- Miscellaneous cost

Both parties agree to work together in the best interest of the customer and to the mutual benefit of both parties when to retain and manage the customer account.

Termination of Referral Agreement:

This agreement will be terminated upon:

- The sale of the Referring Owner's franchise in which the Referral Agreement resides. The ownership of all customer accounts covered by this agreement will be transferred to the Territorial Owner.
- The sale of the Territorial Owner's franchise in which the customer resides. The ownership of all customer accounts covered by this agreement will be transferred to the new owner of the Territorial Owner's franchise.
- The event that Franchise Territory Owner and Referring Franchise mutually agree to terminate agreement.

IN WITNESS WHEREOF, this Agreement has been executed by the parties hereto as of the day and year first above written.

FRANCHISE TERRITORY OWNER:

REFERRING FRANCHISE:

(Franchise Owner/Representative)

(Franchise Owner/Representative)

Exhibit F – NATIONAL ACCOUNT POLICY

National Account Policy

National Account Definition:

- *A National Account is defined as an account with the corporate office residing within a Franchise Development Territory with multiple offices located throughout the United States and abroad, where the shipping charges are paid at the branch office and/or corporate office level.*

National Account Process:

Prior to setting up and billing an account with a branch office outside of your Franchise Development Territory, you must:

1. Notify the owner of the Development Territory (Franchise or Franchisor) where the branch office resides that you are going to add the branch office to your Franchise under the National Account.
2. Document notification in writing (email preferable) to the controlling Franchise or Franchisor. Forward documentation to the Support Center for filing where the Franchisor is not the controlling Franchise.

Shipment Credit:

The Franchise in which the corporate office of the National Account resides retains all shipment credit towards Franchise minimums.

Account Management:

The Franchise in which the corporate office of the National Account resides is responsible for the routine management of the National Account, in addition to, paying the cost of:

- Carrier(s)
- Collections
- Royalty
- Billing & Invoicing
- Marketing/Advertising
- Miscellaneous

Margin Sharing:

The Franchise in which the National Account's corporate office is located retains:

- One hundred-percent (100%) of the "Net Margin" for all branch locations where the National Accounts' corporate office pays the shipping charges or;
- Sixty-percent (60%) of the "Net Margin" for shipments tendered under the National Account where each branch office pays their own bills.

The Franchise in which the branch office is located retains forty-percent (40%) of the "Net Margin" for shipments tendered under the National Account.

Exhibit G – RECEIPTS

Receipt

(Your-Copy)

THIS OFFERING CIRCULAR FOR THE STATE OF HAWAII SUMMARIZES PROVISIONS OF THE FRANCHISE AGREEMENT AND OTHER INFORMATION IN PLAIN LANGUAGE. READ THIS OFFERING CIRCULAR AND ALL AGREEMENTS CAREFULLY.

IF WE OFFER YOU A FRANCHISE, WE MUST PROVIDE THIS OFFERING CIRCULAR TO YOU BY THE EARLIEST OF:

- A. THE FIRST PERSONAL MEETING TO DISCUSS OUR FRANCHISE; OR**
- B. 10 BUSINESS DAYS BEFORE SIGNING ANY BINDING AGREEMENT; OR**
- C. 10 BUSINESS DAYS BEFORE ANY PAYMENT TO US.**

YOU MUST ALSO RECEIVE A FRANCHISE AGREEMENT CONTAINING ALL MATERIAL TERMS AT LEAST 5 BUSINESS DAYS BEFORE YOU SIGN ANY FRANCHISE AGREEMENT.

IF WE DO NOT DELIVER THIS OFFERING CIRCULAR ON TIME OR IF IT CONTAINS A FALSE OR MISLEADING STATEMENT, OR A MATERIAL OMISSION, A VIOLATION OF FEDERAL AND STATE LAW MAY HAVE OCCURRED AND SHOULD BE REPORTED TO THE FEDERAL TRADE COMMISSION, WASHINGTON, D.C. 20580 AND THE APPROPRIATE STATE AGENCY IDENTIFIED ON EXHIBIT "B."

The respective agencies or agents identified on Exhibit A are authorized to receive service of process for USS in the states indicated if the company is registered in those states.

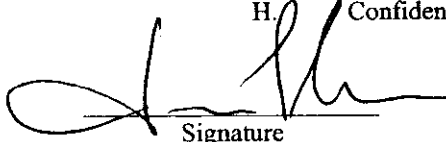
The effective date of this offering circular is:

Your signature(s) below indicate that you received this offering circular on the date(s) indicated below, including the following Exhibits:

- A. Agencies/Agents for Service of Process.
- B. Franchise Agreement and Related Agreements
- C. Financial Statements
- D. FRANCHISEES
- E. Inter Franchise Referral Agreement
- F. National Account Policy
- G. Receipts
- H. Confidentiality Agreement

5-12-04

Date



Signature

Jim Beidleman

Printed Name

5-12-04

Date



Signature

Matthew Larsen

Printed Name

Exhibit H - CONFIDENTIALITY AGREEMENT

Confidentiality Agreement

(Your-Receipt)

The undersigned reader acknowledges that the information provided in this Uniform Offering Circular, Franchise Agreement and related documents are confidential, therefore, the reader agrees not to copy, distribute, sell, or disclose any information without the express written permission of UNITED SHIPPING SOLUTIONS.

The reader acknowledges that the information to be furnished in this Uniform Franchise Offering Circular, Franchise Agreement and related documents, is in all respects confidential in nature, other than information which is in the public domain through other means and that any disclosure or use of same by the reader may cause serious harm or damage to UNITED SHIPPING SOLUTIONS.

If you choose not to proceed with a purchase of a UNITED SHIPPING SOLUTIONS Franchise or upon request from UNITED SHIPPING SOLUTIONS, the UNITED SHIPPING SOLUTIONS Uniform Franchise Offering Circular, Franchise Agreement and related documents are to be immediately returned, within 15 business days from initial receipt, to UNITED SHIPPING SOLUTIONS.

UNITED SHIPPING SOLUTIONS will pursue any and all legal means to enforce this agreement and undersigned will be responsible for any and all legal costs associated with the enforcement of this agreement, as provided by law.


Signature

Jim Beidleman
Name (typed or printed)

5-12-04
Date

USS Witness

Date

